

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

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<b>Applicant</b>	<b>:</b>	Francesca Kuglen	<b>Atty Docket:</b>	K551-003.B
<b>Serial No.</b>	<b>:</b>	10/764,279	<b>Examiner:</b>	Robyn Kieu Doan
<b>Filed</b>	<b>:</b>	January 22, 2004	<b>Art Unit:</b>	3732
<b>For</b>	<b>:</b>	STRETCH COMB HAIR RETAINER	<b>Conf. No.:</b>	9690

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**RULE 132 DECLARATION OF LISA OSBORNE CONNOLLY  
(37 CFR 1.131 and 1.132)**

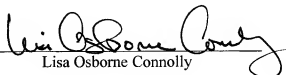
This declaration is offered in support of the above-identified patent application by Francesca Kuglen.

I, Lisa Osborne Connolly, declare as follows:

1. This declaration supplements the declaration I signed on September 19, 2009, and that was filed December 10, 2009, in connection with the above-identified application, and is intended to clarify my earlier declaration.
2. In regards to my evaluation of the new Stretch Comb Hair Retainer disclosed in Ms. Kuglen's pending patent application No. 10/764,279 ("new double comb product"), I undertook this evaluation for the purpose of determining whether Goody Products, Inc. ("Goody") wished to negotiate an exclusive license with Ms. Kuglen for the new double comb product. Under such a license, Goody would have had the right to manufacture the product using its own manufacturing sources in exchange for a negotiated royalty. Goody did not intend to use Ms. Kuglen as a supplier for this new product, and Ms. Kuglen did not offer to sell this new product to Goody. Goody received confidential samples of Ms. Kuglen's new double comb product for purposes of this evaluation.
3. As stated in my earlier declaration, Goody decided against taking a license for this new product. At the time, Ms. Kuglen had not, to my knowledge, publically disclosed her new double comb product, and I understood that until Ms. Kuglen made it public, it was to remain confidential.

The undersigned declares that all statements of her own knowledge made herein, and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements made jeopardize the validity of the above-identified application, or any patent issuing thereon.

Date: 1/15/2010

  
Lisa Osborne Connolly